IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI

UNITED STATES OF AMERICA, ex rel. CAMERON JEHL

PLAINTIFFS

VS.

NO. 3:19CV091-MPM-JMV

GGNSC SOUTHAVEN LLC D/B/A GOLDEN LIVINGCENTER-SOUTHAVEN; GGNSC ADMINISTRATIVE SERVICES LLC D/B/A GOLDEN VENTURES; GGNSC CLINICAL SERVICES LLC D/B/A GOLDEN CLINICAL SERVICES; GGNSC HOLDINGS LLC D/B/A GOLDEN HORIZONS; GOLDEN GATE NATIONAL SENIOR CARE LLC D/B/A GOLDEN LIVING; GGNSC EQUITY HOLDINGS LLC; DRUMM CORP.; AND RONALD E. SILVA

DEFENDANTS

UNOPPOSED MOTION TO WITHDRAW

COMES NOW, the law firm of Mitchell McNutt & Sams, P.A. (Mitchell McNutt), and files this Unopposed Motion to Withdraw as Counsel as attorney of record for GGNSC Southaven, LLC d/b/a Golden Living Center- Southaven; GGNSC Administrative Services, LLC d/b/a Golden Ventures; and GGNSC Clinical Services, LLC d/b/a Golden Clinical Services and as grounds for said Motion would show unto the Court the following:

- That GGNSC Southaven, LLC d/b/a Golden Living Center-Southaven; GGNSC Administrative Services, LLC d/b/a Golden Ventures; and GGNSC Clinical Services, LLC d/b/a Golden Clinical Services ("Defendants") are represented by Margaret Sams Gratz;
- 2. That Ms. Gratz has left the employment of Mitchell McNutt and has joined the law firm of Gratz and Gratz, P.A., thus, withdrawal of Mitchell McNutt is necessary;

- 3. That Ms. Gratz and the law firm of Gratz & Gratz have entered an appearance for the Defendants and have appeared as counsel of record for the Defendants;
- 4. That the Defendants have been advised of the undersigned's withdrawal; and
- 5. That Plaintiff has no objection to this Motion.

WHEREFORE, PREMISES CONSIDERED, the undersigned law firm hereby requests that this Court allow it to withdraw as counsel of record for the Defendants.

This the 8th day of April, 2024.

RESPECTFULLY SUBMITTED:

By: <u>/s/ John G. Wheeler</u> JOHN G. WHEELER, MBA #8622

OF COUNSEL:

MITCHELL MCNUTT 105 SOUTH FRONT STREET POST OFFICE BOX 7120 TUPELO, MISSISSIPPI 38802-7120

Telephone: 662-842-3871 Facsimile: 662-842-8450

CERTIFICATE OF SERVICE

I, John G. Wheeler, attorney for the defendants, hereby certify that I have this day served a true and correct copy of the above and foregoing MOTION TO WITHDRAW on counsel by electronic mail only as follows:

Philip N. Elbert, Esq.
Lisa P. Binder, Esq.
Nathan C. Sanders, Esq.
Kendra E. Samson, Esq.
Neal & Harwell, PLC
1201 Demonbreun St., Suite 1000
Nashville, TN 37203
Telephone: 615-726-0573
pelbert@nealharwell.com
lbinder@nealharwell.com
nsanders@nealharwell.com
ksamson@nealharwell.com

Richard Runft Barrett Law Offices of Richard R. Barrett, PLLC 2086 Old Taylor Road Ste 1011 Oxford, Mississippi 38655 Telephone: 662-380-5018 rrb@rrblawfirm.net

Robert B. McDuff Robert B. McDuff, Attorney 767 North Congress Street Jackson, Mississippi 39202 Telephone: 601-969-0802 rbm@mcdufflaw.com

Margaret Sams Gratz, Esq. Gratz & Gratz, P.A. 312 North Green Street Tupelo, MS 38804 margaret@gratzandgratz.com

DATED, this the 8th day of April, 2024.

/s/ John G. Wheeler	
JOHN G. WHEELER	